## ELECTRONICALLY FILED

IN THE IOWA DISTRICT COURT FOR STORY COLD STRICT COURT - STORY

STATE OF IOWA, ex rel., THOMAS J. MILLER, ATTORNEY GENERAL OF IOWA (99AG23112),	)	LAW NO. <u>CVCV047483</u>
Plaintiff,	)	
VS.	<i>)</i> )	CONSENT ORDER, JUDGMENT AND DECREE
LARSON AGRIPRODUCTS LIMITED,	j	
an Iowa Corporation,	)	
Defendant.	)	

NOW on this 29<sup>th</sup> day of March, 2012, the Court is presented with the plaintiff's Petition at Law seeking civil penalties and injunctive relief pursuant to Iowa Code sections 480.6 and 480.7. The Court having read the Petition at Law and being otherwise advised by the parties FINDS:

- 1. The Court has jurisdiction of the parties and the subject matter of this action and the parties consent to entry of this Consent Order, Judgment and Decree.
- 2. Defendant Larson Agriproducts Limited, having reviewed the Petition at Law, admits, for purposes of settlement and for this action only, the violations alleged in paragraph twenty-six (26) of the Petition at Law.

## THEREFORE, IT IS HEREBY ORDERED, ADJUDGED AND DECREED:

1. Defendant Larson Agriproducts Limited is assessed a civil penalty of Seven Thousand and no/100 Dollars (\$7,000.00) for the violations admitted herein. The defendant shall pay the civil penalty within ten (10) days of the entry of this Consent Order, Judgment and Decree. The defendant shall also pay interest pursuant to Iowa Code section 535.3(1) on any unpaid balance.

Payments of the civil penalty and interest shall be made payable to the State of Iowa and submitted to plaintiff=s attorney, David R. Sheridan, at the address noted below.

- 2. Defendant Larson Agriproducts Limited is permanently enjoined from commencing any excavation in the State of Iowa, except during an emergency pursuant to Iowa Code section 480.4(6), without first contacting the statewide notification center (1-800-292-8989 or 811) at least 48 hours prior to the planned excavation, excluding weekends and legal holidays, as required by Iowa Code sections 480.1A and 480.4(1)(a), and providing the information required by Iowa Code sections 480.4(1)(b)(1)-(8) and 480.4(1)(c)(1)-(8); and the defendant is further enjoined from commencing any excavation except under the schedule and pursuant to the terms of each such notification.
- 3. The Court retains jurisdiction of this matter to insure compliance with the terms of this Order.

4.	4. The costs of this action are taxed to the defendant in the amount of \$	
(Clerk to	o enter).	

/s/		
JUDGE,	Second Judicial District of Iowa	

## Approved as to form:

THOMAS J. MILLER Attorney General of Iowa

/s

DAVID R. SHERIDAN, AT0007176 Assistant Attorney General Environmental Law Division Lucas Building, Ground Floor 321 E. 12<sup>th</sup> St., Room 018 Des Moines, IA 50319

Phone: (515) 281-5351 Fax: (515) 242-6072

Email: David.Sheridan@iowa.gov ATTORNEY FOR PLAINTIFF /s/

LEONARD A. LARSON, President Larson Agriproducts Limited 56892 Hwy 210 Cambridge, IA 50046-8585 DEFENDANT

SULLIVAN & WARD, P.C.

/s/

DENNIS L. PUCKETT 6601 Westown Parkway, Suite 200 West Des Moines, IA 50266-7733

Phone: (515) 244-3500 Fax: (515) 244-3599

Email: dpuckett@sullivan-ward.com ATTORNEY FOR DEFENDANT



## State of Iowa Courts

Case Title:

ST OF IOWA, EXREL;THOMAS J MILLER VS LARSON AGRIPRODUCTS LTD

Case Number:

CVCV047483

Type:

ORDER FOR CONSENT DECREE

So Ordered

Kurt J. Stoebe, District Court Judge, Second Judicial District of Iowa

Electronically signed on 2012-03-29 13:31:32 . page 4 of 4